Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY	
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☐ Individual appearing without attorney  ☑ Attorney for: Corporate Debtors		
UNITED STATES B CENTRAL DISTRICT OF CALIFORNIA	ANKRUPTCY COURT A - LOS ANGELES DIVISION	
In re:	CASE NO.: 2:24-bk-12079-VZ (Jointly Administered)	
SEATON INVESTMENTS, LLC, et al.,	CHAPTER: 11	
Affects all Debtors.	NOTICE OF MOTION FOR:	
Affects Seaton Investments, LLC (2:24-bk-12079-VZ) (Dismissed) Affects Colyton Investments, LLC (2:24-bk-12080-VZ)	MOTION TO APPROVE SETTLEMENT AGREEMENT WITH ARCHWAY BROADWAY LOAN SPE, LLC UNDER RULE 9019 OF THE FEDERAL RULES OF	
(Dismissed)	BANKRUPTCY PROCEDURE	
X Affects Broadway Avenue Investments, LLC		
(2:24-bk-12081-VZ)	(Charify name of Mation)	
X Affects SLA Investments, LLC (2:24-bk-12082-VZ)	(Specify name of Motion)	
X Affects Negev Investments, LLC (2:24-bk-12091-VZ)	DATE: August 19, 2025	
X Affects Alan Gomperts (2:24-bk-12074-VZ)	TIME: 11:00 a.m.	
X Affects Daniel Halevy (2:24-bk-12075-VZ)	COURTROOM: 1368	
X Affects Susan Halevy (2:24-bk-12076-VZ)	PLACE: 255 East Temple Street Los Angeles, CA 90012	
Debtor(s).		

- 1. TO (specify name): The Honorable Vincent P. Zurzolo, United States Bankruptcy Judge, and all Parties in Interest:
- 2. NOTICE IS HEREBY GIVEN that on the following date and time and in the indicated courtroom, Movant in the above-captioned matter will move this court for an Order granting the relief sought as set forth in the Motion and accompanying supporting documents served and filed herewith. Said Motion is based upon the grounds set forth in the attached Motion and accompanying documents.
- 3. **Your rights may be affected**. You should read these papers carefully and discuss them with your attorney, if you have one. (If you do not have an attorney, you may wish to consult one.)

- 4. **Deadline for Opposition Papers:** This Motion is being heard on regular notice pursuant to LBR 9013-1. If you wish to oppose this Motion, you must file a written response with the court and serve a copy of it upon the Movant or Movant's attorney at the address set forth above no less than fourteen (14) days prior to the above hearing date. If you fail to file a written response to this Motion within such time period, the court may treat such failure as a waiver of your right to oppose the Motion and may grant the requested relief.
- 5. **Hearing Date Obtained Pursuant to Judge's Self-Calendaring Procedure:** The undersigned hereby verifies that the above hearing date and time were available for this type of Motion according to the judge's self-calendaring procedures.

Date: 07/10/2025	WEINTRAUB ZOLKIN TALERICO & SELTH LLP
	Printed name of law firm
	/ / D
	/s/ Derrick Talerico
	Signature
	Dowiek Televice
	Derrick Talerico
	Printed name of attorney

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Broadway Avenue Investments, LLC ("Broadway"), SLA Investments, LLC ("SLA"), Negev Investments, LLC ("Negev," together with Broadway and SLA, the "Corporate Debtors"), Susan Halevy ("Susan" or "Susan Halevy"), Daniel Halevy ("Daniel" or "Daniel Halevy"), and Alan Gomperts ("Alan" or "Alan Gomperts," together with Susan and Daniel, the "Individual Debtors," and the Individual Debtors, collectively with the Corporate Debtors, the "Debtors"), the debtors and debtors-in-possession in the pending jointly administered chapter 11 bankruptcy cases herein (the "Cases"), hereby submit this *Motion to Approve Settlement Agreement and Supporting Documents with Archway Broadway Loan SPE, LLC* ("Motion") pursuant to Federal Rule of Bankruptcy Procedure ("FRBP") 9019.

#### I. STATEMENT OF FACTS

#### A. <u>Jurisdiction and Venue</u>

The Court has jurisdiction to consider the Motion pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (M), and (O). Venue is proper before the Court pursuant to 28 U.S.C. §§ 1408 and 1409.

#### B. Background and Current Status

#### 1. Debtors' Business

The Individual Debtors are family and operate a family business together. Debtor Susan Halevy is mother to debtor Daniel Halevy and three other non-debtor children, including Sharon Gomperts, wife of debtor Alan Gomperts.

Before these Cases were filed, Susan's husband, David Halevy (deceased), together with Daniel and Alan, and on occasion non-debtor Simon Harkham, invested in and operated real estate properties. Upon David Halevy's passing in 2023, his interests, to the extent they were not community property, passed to Susan via the Halevy Trust (defined below). As such, Susan Halevy is now the owner – direct, beneficial, equitable, or otherwise – of all interests in the various Debtors previously owned by David Halevy.

#### 2. Bankruptcy Filing

On March 18, 2024 (the "Individual Petition Date") and on March 19, 2024 (the "Corporate Petition Date"), each of the Debtors filed a voluntary petition for relief under chapter 11 of the

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Bankruptcy Code with the Court. The Debtors continue to operate and manage their affairs as debtors and debtors-in-possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No party has requested the appointment of a trustee or examiner and no committee has been appointed or designated in the Cases.

These Cases involved two real estate investments that required a restructuring to address defaults on their senior loans: (1) the buildings at 440 Seaton Street, Los Angeles, CA, 90013 (the "Seaton Building"), and 421 Colyton Street, Los Angeles, CA, 90013 (the "Colyton Building"), which together are operated as an economic unit (the "Seaton/Colyton Buildings") and are owned by Debtors Seaton Investments, LLC, ("Seaton") and Colyton Investments, LLC ("Colyton"), respectively; and (2) the building at 737 S. Broadway, Los Angeles, CA, 90014 (the "Broadway Building"), owned by Debtor Broadway. By an order of the Court entered on March 6, 2025, through a settlement with secured lender KDM California LLC ("KDM"), the Seaton and Colyton bankruptcy cases were dismissed.

#### 3. Current Status

As of December 2024, Archway Broadway Loan SPE, LLC ("Archway") was granted relief from the automatic stay as to the Broadway Building, effective immediately for foreclosure noticing purposes and effective April 11, 2025 for a foreclosure sale. The Debtors have intensely negotiated with Archway through the year, culminating in an in-person settlement meeting on May 5, 2025. At that meeting, the Debtors and Archway (together, the "Parties") reached an agreement on material terms for a "global" settlement (the "Settlement") to resolve all disputes between the Parties and to secure Archway's support for a plan of reorganization. Since May 5, 2025, Archway has been drafting more than twenty original documents to implement the terms of the Settlement. Those documents are still in process but the Parties expect to file a supplement to this Motion prior to the hearing on this Motion to present these settlement documents to the Court for approval.

#### 4. Broadway Background

Broadway was formed in July 2013 for the purpose of acquiring, developing, and operating the Broadway Building. Broadway's membership consists of: (1) the Halevy Trust (Susan Halevy,

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beneficial owner); (2) the G&H Trust (Alan Gomperts and Sharon Gomperts, beneficial owners of community property); and (3) Daniel Halevy.

Broadway acquired the Broadway Building in 2013. The Broadway Building is an eight-story structure. At the time it was acquired by Broadway, only the ground floor was habitable. Broadway understands the seven higher floors have not been occupied since the 1950s. In 2015, Broadway entered into a 15-year lease with The GAP for the ground floor of the Broadway Building and developed a plan to remodel and modernize the entire Broadway Building to make every floor habitable and available to lease to commercial tenants.

A majority of the intensive remodel and modernization of the Broadway Building took place between 2015 and 2020. The improvements that were performed included the rehabilitation of the façade of the first three floors of the Broadway Building per the guidance of the Cultural Heritage Commission, installation of a fire and life safety system throughout the building, modernization of the elevator, installation of an HVAC system, fire pump and sprinkler system, emergency backup generator and replacement and installation of electric and plumbing systems throughout the building. In March 2020, after first confirming the full term of its lease, The GAP exercised a one-time early termination provision on its lease as the uncertainty of COVID began to take hold.

With an end to the remodel and modernization in sight, Broadway refinanced its outstanding loans with a single loan from Archway in July 2021, in the original principal amount of \$16,942,500 (the "Broadway Loan"). The Broadway Loan was guaranteed by David Halevy, Daniel Halevy, and Alan Gomperts.

The Broadway Loan matured on August 1, 2022. After Archway commenced an action for breach against the guarantors and filed a notice of default to begin foreclosure on the Broadway Building, the parties agreed to a restructure (the "Broadway Restructure") that extended the maturity date of the Broadway Loan to December 1, 2023, affirmed the balance due under the Broadway Loan in the principal amount of \$15,241,093, and called for \$4 million in new loans (the "New Loans") from Archway to benefit the Broadway Loan and the Broadway Building. By way of three loan agreements, the New Loans were made: (1) to Negev for \$1,300,000 (the "Negev Loan"); (2) to SLA for \$125,000 (the "SLA Loan"); and (3) jointly to David Halevy, the Halevy Trust, Alan Gomperts,

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the G&H Trust, and Daniel Halevy for \$2,575,000 (the "Guarantor Loan"). The Negev Loan was secured by the real property located at 12800 Foxdale Drive, Desert Hot Springs, California, and was guaranteed by David Halevy, with the guaranty secured by David Halevy's membership interests in Negev. The SLA Loan was secured by the real property located at 1040 S. Los Angeles Street and was guaranteed by David Halevy, Susan Halevy, Alan Gomperts, and Daniel Halevy, with the guarantees secured by the guarantors' membership interests in SLA. The Guarantor Loans were secured by the following real property: (1) 3538 Greenfield Avenue, Los Angeles, California (owned by the G&H Trust); (2) 133 S. Palm Drive, Beverly Hills, California (owned by the Halevy Trust); and (3) 8561 Horner Street, Los Angeles, California (owned by Daniel Halevy). The \$4 million of proceeds from the New Loans were distributed exclusively for the benefit of Archway and the Broadway Loan, with \$1,701,407.01 applied to pay down the balance of the Broadway Loan.

As of the Petition Date, the outstanding debt owed to Archway is not less than \$15,663,398 on the Broadway Loan, not less than \$1,336,020 on the Negev Loan, not less than \$128,958 on the SLA Loan, and not less than \$2,646,348.96 on the Guarantor Loan.

#### 5. Negev Investments, LLC Background

Negev owns a motel located at 12800 Foxdale Drive, Desert Hot Springs, CA (the "Motel"). The Motel has 26-rooms with five natural spring water pools. It has been operated by Seapiper Inn, Inc. ("Seapiper") since 2014. Negev is owned by the Halevy Trust. Seapiper is not a debtor in these proceedings. Negev became a borrower of Archway by the Broadway Restructure in 2023 as set forth above. As of the Petition Date, the outstanding balance owed on the Negev Loan is not less than \$1,336,020.

#### 6. SLA Investments, LLC Background

SLA was formed in 2009 for the purpose of acquiring, developing, and operating commercial real property located at 1040 South Los Angeles Street, Los Angeles, CA ("SLA Building"). As of the Petition Date, 13 of 18 spaces are leased. SLA's membership consists of: (1) the Halevy Trust; (2) the G&H Trust; (3) Daniel Halevy; and (4) Simon Harkham. SLA became a borrower of Archway by the Broadway Restructure in 2023 as set forth above. As of the Petition Date, the outstanding balance owed on the SLA Loan is not less than \$128,958.

#### 7. The Individual Guarantors

Susan Halevy (not directly but via her interest in the community property of David Halevy), the Halevy Trust, Alan Gomperts, the G&H Trust, and Daniel Halevy are guarantors of the Archway debt as follows:

- Broadway Loan in the principal amount of not less than \$15,241,093, jointly and severally: the community assets and probate estate of David Halevy (deceased), Alan Gomperts, and Daniel Halevy;
- Negev Loan in the principal amount of not less than \$1,300,000.00: Susan Halevy (not directly but via her sole ownership of community property);
- SLA Loan in the principal amount of not less than \$125,000.00: David Halevy (deceased), Susan Halevy, Alan Gomperts, and Daniel Halevy.

Susan Halevy (not directly but via her interest in the community property of David Halevy), the Halevy Trust, Alan Gomperts, the G&H Trust, and Daniel Halevy are also jointly and severally liable on the Guarantor Loan, which is in the principal amount of not less than \$2,575,000 as of the Petition Date.

The Broadway and SLA properties are jointly managed by Daniel Halevy (daily property management through Almighty Builders, Inc.) and Alan Gomperts (financial management).

#### II. SUMMARY OF SETTLEMENT

On May 5, 2025, the Parties met to finalize material terms of a global settlement. That meeting was successful, and the Parties agreed to the material terms necessary to allow Archway to support a proposed lease of the Broadway Building. The material terms of the Parties' settlement (subject to, and as more specifically set forth within, the Settlement Documents) are as follows:

- <u>Debt</u>. Archway's debt is composed of (i) principal; (ii) contract interest through the date of settlement; and (iii) fees, including attorneys' fees, and costs. Default interest will be waived, subject to default provisions.
- <u>Lease</u>. Broadway enters lease (the "VBH Lease") with View Behavioral Health,
   LLC ("VBH");

1	a. Rent Lock Box / DACA to collect rents with disbursements as agreed by
2	the Parties;
3	b. SNDA signed by Archway;
4	c. Jack Stephens provides "bad boy" guaranty;
5	• <u>Interest</u> . Interest at 7% with forbearance on accrual and payment until the VBH
6	Lease payments begin;
7	<u>Canon.</u> Sue Halevy to market and sell the real property located at 341 S. Canon (the
8	"Canon Property"), and Archway to remove the lis pendens on the Canon property.
9	The sale proceeds from the sale of Canon shall be distributed to a reserve account
10	to be used for VBH Lease commitments, except for an agreed-upon carve-out
11	which shall be released to Sue Halevy for restructuring and/or living expenses for
12	herself and Daniel Halevy as she deems appropriate.
13	• <u>Collateral</u> .
14	a. Archway maintains all existing liens on collateral, including real property:
15	Broadway Ave; S. Los Angeles Street; Foxdale Drive; Greenfield Ave;
16	Palm Drive; Horner Street.
17	b. New collateral: Canfield (Alan Gomperts); Bagley (Alan Gomperts); 50%
18	interest in Roxbury (Sue Halevy).
19	<u>Tiered Foreclosure</u> . In the event of a default, Archway may proceed to foreclose
20	against collateral in three tiers, without foreclosing from property in a successive
21	tier until first conducting non-judicial foreclosure auctions of all properties in the
22	prior tier:
23	a. Tier 1: Broadway, S. Los Angeles, Foxdale/Negev
24	b. Tier 2: Greenfield, Palm, Bagley, Canfield, Roxbury
25	c. Tier 3: Horner
26	These material terms are not the exclusive terms of the Parties' settlement, which will be set
27	forth in full in the Settlement Documents. The Settlement Documents are anticipated to include the
28	following documents (the "Settlement Documents"):

1	•	Master Settlement Agreement;	
2	•	A-Note;	
3	B-Note;		
4	Memorandum of Modification, notarized for recording purposes;		
5	•	Alan/Sue Guaranty;	
6	•	Canfield Deed of Trust;	
7	•	Bagley Deed of Trust;	
8	•	Roxbury Deed of Trust;	
9	•	Roxbury Pledge;	
10	•	Roxbury UCC-1;	
11	•	Broadway/VBH Lease;	
12	•	SNDA;	
13	•	Bad Boy Guaranty;	
14	•	Rent Lock Box Account Agreement;	
15	•	Rent Lock Box Account Pledge Agreement;	
16	•	DACA;	
17	•	Canon Sale Listing Agreement;	
18	•	Canon Sale Proceeds Reserve Account Agreement;	
19	•	Canon Sale Proceeds Reserve Account Pledge Agreement;	
20	•	Canon Sale Proceeds Reserve Account DACA; and	
21	•	Stipulation for Entry of Judgment.	
22	The S	Settlement Documents are not filed with this Motion as Archway is drafting the Settlement	
23	Documents a	and has not yet presented the drafts to the Debtors. Broadway expects to receive the Master	
24	Settlement A	agreement on July 10 and the remainder of the Settlement Documents the week of July	
25	14. Broadway expects the Settlement Documents can be negotiated and finalized prior to the scheduled		
26	August 19 hearing on this Motion and filed with the Court in a supplement declaration in support of		
27	the Motion.	This Motion is presented now, due to the dual exigencies of demonstrating a viable	
$_{28}$			

restructuring and commitment to settlement to the Court and also demonstrating the Parties' commitment to VBH.

# III. THE SETTLEMENT IS IN THE BEST INTEREST OF THE ESTATES AND SHOULD BE APPROVED UNDER THE STANDARD SET BY THE NINTH CIRCUIT

#### A. <u>Legal Standard</u>

Federal Rule of Bankruptcy Procedure 9019 provides that "[o]n motion by the trustee and after notice and a hearing, the court may approve a compromise or settlement." Fed. R. Bankr. P. 9019(a). The Ninth Circuit has long recognized that "[t]he bankruptcy court has great latitude in approving compromise agreements." *Woodson v. Fireman's Fund Ins. Co. (In re Woodson)*, 839 F.2d 610, 620 (9th Cir. 1988); *Goodwin v. Mickey Thompson Entm't Grp., Inc. (In re Mickey Thompson Entm't Grp., Inc.)*, 292 B.R. 415, 420 (9th Cir. BAP 2003).

The Court is not required to conduct an exhaustive investigation into the validity, nor a mini trial on the merits of the claims sought to be compromised as a precondition to approving the Agreement. *U.S. v. Alaska Nat'l Bank (In re Walsh Constr., Inc.)*, 669 F.2d 1325, 1328 (9th Cir. 1982). The Court need only find that the settlement was negotiated in good faith and is reasonable, fair and equitable. *Martin v. Kane (In re A & C Props.)*, 784 F.2d 1377, 1381 (9th Cir. 1986); *see also Protective Committee of independent Stockholders of TMT Trailer Ferry, Inc. v. Anderson*, 390 U.S. 414, 424 (1968) (establishing "fair and equitable" standard for approval of compromises in bankruptcy).

In evaluating the fairness of a proposed compromise, the Ninth Circuit has instructed courts to consider four factors, namely: (a) the probability of success in the litigation; (b) the difficulties, if any, to be encountered in the matter of collection; (c) the complexity of the litigation involved, and the expense, inconvenience and delay necessarily attending it; and (d) the paramount interest of the creditors and a proper deference to their reasonable views. *Woodson*, 839 F.2d at 620 (quoting *A & C Props.*, 784 F.2d at 1381). Consideration of these factors does not require the Court to decide the questions of law and fact raised in the controversies sought to be settled, or to determine whether the settlement presented is the best one that could possibly have been achieved. Rather, the Court need only canvass the issues to determine whether the settlement falls "below the lowest point in the zone

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of reasonableness." *Newman v. Stein*, 464 F.2d 689, 698 (2d Cir.), *cert. denied sub nom. Benson v. Newman*, 409 U.S. 1039 (1972). Finally, although the Court should give deference to the reasonable views of creditors, it is well established that compromises are favored in bankruptcy. *In re Lee Way Holding Co.*, 120 B.R. 881, 891 (Bankr. S.D. Ohio 1990); *see also A & C Props.*, 784 F.2d at 1381 ("The law favors compromise and not litigation for its own sake."); *Am. W. Airlines, Inc. v. City of Phoenix (In re Am. W. Airlines, Inc.)*, 214 B.R. 382, 386 (Bankr. D. Ariz. 1997) ("The law favors compromise.").

#### B. Argument

Based on these principles and application of the *A & C Props*. factors, the Settlement should be approved. It was negotiated in good faith and is reasonable, fair, equitable, and in the best interest of creditors and the Debtors' estates. If approved, the Settlement will resolve a multitude of complex and uncertain litigation.

#### (i) Complexity of the Litigation Involved

As it applies to this compromise, the "litigation" at issue would be (i) state court litigation concerning the David Halevy Estate; (ii) approval of the VBH Lease; and (iii) opposition to a plan of reorganization. The litigation required absent the Settlement would be particularly complex.

There are two proceedings in state court: administration of the David Halevy Estate and an action commenced by Archway following the dismissal of an action first brought in this Case concerning the nature of the community assets of Sue and David Halevy, the Halevy Trust, and in particular, the Canon Property. Sue Halevy contends the Canon Property is appropriately owned by Canon LLC (wholly owned by Sue Halevy) or belongs in the bankruptcy estate of Sue Halevy directly. Archway argues the Canon Property should be administered for its benefit in the probate estate of David Halevy. Sue Halevy holds that Canon was transferred to Canon LLC pre-petition in exchange for fair value (100% ownership of Canon LLC) and as such, she has the authority to dissolve Canon LLC and absorb Canon directly into her bankruptcy estate should she choose to do so. Archway contends that Canon was jointly owned by David and Sue Halevy, and as such it could not be owned by Sue Halevy or Canon LLC until it is administered through David Halevy's probate estate for the benefit of his creditors (namely Archway). Archway is also pursuing causes of action for breach of

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fiduciary duty and fraudulent intent to transfer, among others. Sue Halevy has yet to file counter claims in but would challenge the right of Archway to enforce certain of its liens. This litigation will require months of discovery and motion practice and involve complex issues of ownership and examination of the history of the loans and transactions among the Parties.

Litigation over the approval of the VBH Lease will also be complex. As the Court has already seen from earlier litigation involving Broadway's efforts to obtain lease approval, Archway has employed a meticulous examination and attack on Broadway's lease proposals. Although Broadway has negotiated a lease with VBH that does not involve all of the same issues Archway raised in opposition to prior Broadway lease efforts, the litigation on a motion to approve the current proposed tenant will not be routine. The Debtors are certain Archway's opposition to the current proposed tenant and lease will require numerous depositions and an evidentiary hearing with reems of documents and expert testimony.

Whether the VBH Lease precedes confirmation of a plan or is part of a plan, confirmation litigation is also expected to be laborious in both the discovery that will be required in advance of confirmation and the confirmation hearing itself. The Parties can be expected to litigate over the value of every component of Archway's collateral – which also relates to the Canon Action, the degree to which Archway is under or over secured as applied across the Debtors' estates, the amount of postpetition interest and attorneys' fees Archway is entitled to, if any, and the feasibility of the plan, among other issues.

The complexity of litigation factor weighs heavily in favor of approval of the Settlement.

#### (ii) Probability of Success in Litigation

The state court litigation is currently stayed informally while the Parties have been negotiating this Settlement. But should this Settlement fall through or not be approved by the Court, the hold on the State Court litigation will dissolve and the Canon litigation will expand. How this litigation might resolve is entirely uncertain. Although the Debtors believe they are more likely to prevail, Archway similarly favors its prospects of success. As such, a neutral assessment of the litigation – as it currently stands – would likely conclude all matters in dispute cannot be assessed other than as 50/50 propositions. Considering the uncertainty of outcome of all of the litigation at hand and yet to come,

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resolving all of these matters to avoid the risk of success or failure weighs heavily in favor of approval of the Settlement.

#### (iii) Difficulties in the Matter of Collection

Other than unarticulated claims the Debtors may hold against Archway, there are no issues for collection that bear weight in approval of the Settlement. This factor is neutral.

#### (iv) Paramount Interest of the Creditors

The Settlement is the gateway to a plan that can maximize return to creditors. Without the Settlement, the results for creditors could be devastating. The Debtors anticipate many months of intense litigation over the VBH Lease, confirmation of a joint plan, and the state court litigation. The state court litigation would likely be pending for one to two years. The cost of attorneys' fees on both sides would be astronomical. Broadway's efforts to delay foreclosure could fail and Archway could foreclose on the Broadway Building. This would wipe out value for all of the Debtors' creditors. In a foreclosure, the Broadway Building likely sells for a credit bid that will leave well over \$10 million in deficiency claims that would then consume the collateral pledged by the other Debtors and overwhelm the pool of unsecured claims. With the value created by the Settlement for the Broadway Building, the Broadway Building and Archway's other collateral can continue to generate income for the Debtors' estates and fund plan payments on a joint plan that can be confirmed in the coming months.

#### VI. <u>CONCLUSION</u>

The Debtors' Cases have been long and difficult. If this Settlement proposed by this Motion is approved, creditor recovery will be maximized and Broadway has an opportunity to capture equity. The Debtors', with the support of Archway, ask the Court to approve the Settlement, authorize the Debtors to enter into the Settlement Documents, and set these Cases on a path to confirmation.

Dated: July 10, 2025	WEINTRAUB ZOLKIN TALERICO & SELTH LLP

By: \_\_\_\_\_/s/ Derrick Talerico
Derrick Talerico
Attorneys for Debtors Broadway Avenue Investments, LLC, SLA Investments, LLC, and Negev Investments, LLC

-and-

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1		SALII EWING LLD
2		SAUL EWING LLP
3 4		By: Zev Shechtman
5		Attorneys for Debtors Alan Gomperts, Daniel Halevy, and Susan Halevy
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**DECLARATION OF ALAN D. GOMPERTS** 

I, Alan D. Gomperts, hereby declare as follows:

- 1. I am the managing member of Seaton Investments, LLC. I am a manager of Broadway Avenue Investments, LLC and SLA Investments, LLC. I am an authorized representative of Colyton Investments, LLC, and Negev Investments, LLC.
- 2. I make this declaration in support of the Debtors' *Motion to Approve Settlement Agreement with Archway Broadway Loan SPE, LLC Under Rule 9019 of the Federal Rules of Bankruptcy Procedure* (the "Motion"). Terms not defined herein shall have the same meanings ascribed to them in the Motion.
- 3. On May 5, 2025, the Parties met to finalize material terms of a global settlement. That meeting was successful, and the Parties agreed to the material terms necessary to allow Archway to support a proposed lease at of the Broadway Building. The material terms of the Parties' settlement (subject to, and as more specifically set forth within, the Settlement Documents) are as follows:
  - <u>Debt</u>. Archway's debt is composed of (i) principal; (ii) contract interest through the date of settlement; and (iii) fees, including attorneys' fees, and costs. Default interest will be waived, subject to default provisions.
  - <u>Lease</u>. Broadway enters lease (the "VBH Lease") with View Behavioral Health, LLC ("VBH");
    - a. Rent Lock Box / DACA to collect rents with disbursements as agreed by the Parties;
    - b. SNDA signed by Archway;
    - c. Jack Stephens provides "bad boy" guaranty;
  - <u>Interest</u>. Interest at 7% with forbearance on accrual and payment until the VBH Lease payments begin;
  - <u>Canon</u>. Sue Halevy to market and sell Canon Property, and Archway to remove the *lis pendens* on the Canon property. The sale proceeds from the sale of Canon shall be
     distributed to a reserve account to be used for VBH Lease commitments, except for an

- 1	
1	agreed-upon carve-out which shall be released to Sue Halevy for restructuring and/or
2	living expenses for herself and Daniel Halevy as she deems appropriate.
3	• <u>Collateral</u> .
4	a. Archway maintains all existing liens on collateral, including real property:
5	Broadway Ave; S. Los Angeles Street; Foxdale Drive; Greenfield Ave; Palm
6	Drive; Horner Street.
7	b. New collateral: Canfield (Alan Gomperts); Bagley (Alan Gomperts); 50%
8	interest in Roxbury (Sue Halevy).
9	<u>Tiered Foreclosure</u> . In the event of a default, Archway may proceed to foreclose against
10	collateral in three tiers, without foreclosing from property in a successive tier until first
11	conducting non-judicial foreclosure auctions of all properties in the prior tier:
12	a. Tier 1: Broadway, S. Los Angeles, Foxdale/Negev
13	b. Tier 2: Greenfield, Palm, Bagley, Canfield, Roxbury
14	c. Tier 3: Horner
15	4. These material terms are not the exclusive terms of the Parties' settlement, which will
16	be set forth in full in the Settlement Documents. The Settlement Documents are anticipated to include
17	the following documents (the "Settlement Documents"):
18	Master Settlement Agreement;
19	• A-Note;
20	• B-Note;
21	Memorandum of Modification, notarized for recording purposes;
22	Alan/Sue Guaranty;
23	Canfield Deed of Trust;
24	Bagley Deed of Trust;
25	Roxbury Deed of Trust;
26	Roxbury Pledge;
27	• Roxbury UCC-1;
28	Broadway/VBH Lease;

1 SNDA; 2 Bad Boy Guaranty; 3 Rent Lock Box Account Agreement; 4 Rent Lock Box Account Pledge Agreement; 5 DACA; 6 Canon Sale Listing Agreement; 7 Canon Sale Proceeds Reserve Account Agreement; 8 Canon Sale Proceeds Reserve Account Pledge Agreement; 9 Canon Sale Proceeds Reserve Account DACA; and 10 Stipulation for Entry of Judgment. 5. Debtors and Archway toiled in good faith over many months through counsel and at 11 times directly to negotiate every aspect of the settlement. The settlement is a hard-earned compromise 12 that is reasonable, fair, equitable, and in the best interest of creditors and the Debtors' estates. The 13 alternative to the If approved, the Settlement will resolve a multitude of complex and uncertain 14 litigation. 15 16 I declare under penalty of perjury under the laws of the United States of America that the 17 18 foregoing is true and correct. 19 Executed on this 10th day of July, 2025, at Los Angeles, California. 20 21 22 23 24

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#### **DECLARATION OF DERRICK TALERICO**

I, Derrick Talerico, hereby declare as follows:

- 1. I am an attorney duly admitted to practice law in the state of California and am admitted inter alia to the United States District Court for the Central District of California, and therefore to practice in the United States Bankruptcy Court for the Central District of California. I have personal knowledge of the facts stated herein and knowledge based on business records of my law practice and of my law firm Weintraub Zolkin Talerico & Selth LLP (the "Firm").
- 2. I am the general bankruptcy counsel for Broadway Avenue Investments, LLC ("Broadway"), SLA Investments, LLC ("SLA"), and Negev Investments, LLC ("Negev;" and, collectively with Broadway, and SLA, the "Corporate Debtors"), the above-captioned corporate chapter 11 debtors and debtors-in-possession.
- 3. I make this declaration in support of the Debtors' *Motion to Approve Settlement Agreement with Archway Broadway Loan SPE, LLC Under Rule 9019 of the Federal Rules of Bankruptcy Procedure* (the "Motion"). Terms not defined herein shall have the same meanings ascribed to them in the Motion.
- 4. The Settlement Documents are not filed with this Motion as Archway is drafting the Settlement Documents and has not yet presented the drafts to the Debtors. Broadway expects to receive the Master Settlement Agreement on July 10 and the remainder of the Settlement Documents the week of July 14. Broadway expects the Settlement Documents can be negotiated and finalized prior to the scheduled August 19 hearing on this Motion and filed with the Court in a supplement declaration in support of the Motion. This Motion is presented now, due to the dual exigencies of demonstrating a viable restructuring and commitment to settlement to the Court and also demonstrating the Parties' commitment to VBH.
- 5. As it applies to this compromise, the "litigation" at issue would be (i) state court litigation concerning the David Halevy Estate; (ii) approval of the VBH Lease; and (iii) opposition to a plan of reorganization. The litigation required absent the Settlement would be particularly complex.
- 6. There are two proceedings in state court: administration of the David Halevy Estate and an action commenced by Archway following the dismissal of an action first brought in this Case

concerning the nature of the community assets of Sue and David Halevy, the Halevy Trust, and in particular, the Canon Property. Sue Halevy contends the Canon Property is appropriately owned by Canon LLC (wholly owned by Sue Halevy) or belongs in the bankruptcy estate of Sue Halevy directly. Archway argues the Canon Property should be administered for its benefit in the probate estate of David Halevy. Sue Halevy holds that Canon was transferred to Canon LLC pre-petition in exchange for fair value (100% ownership of Canon LLC) and as such, she has the authority to dissolve Canon LLC and absorb Canon directly into her bankruptcy estate should she choose to do so. Archway contends that Canon was jointly owned by David and Sue Halevy, and as such it could not be owned by Sue Halevy or Canon LLC until it is administered through David Halevy's probate estate for the benefit of his creditors (namely Archway). Archway is also pursuing causes of action for breach of fiduciary duty and fraudulent intent to transfer, among others. Sue Halevy has yet to file counter claims in but would challenge the right of Archway to enforce certain of its liens. This litigation will require months of discovery and motion practice and involve complex issues of ownership and examination of the history of the loans and transactions among the Parties.

- 7. Litigation over the approval of the VBH Lease will also be complex. As the Court has already seen from earlier litigation involving Broadway's efforts to obtain lease approval, Archway has employed a meticulous examination and attack on Broadway's lease proposals. Although Broadway has negotiated a lease with VBH that does not involve all of the same issues Archway raised in opposition to prior Broadway lease efforts, the litigation on a motion to approve the current proposed tenant will not be routine. The Debtors are certain Archway's opposition to the current proposed tenant and lease will require numerous depositions and an evidentiary hearing with reems of documents and expert testimony.
- 8. Whether the VBH Lease precedes confirmation of a plan or is part of a plan, confirmation litigation is also expected to be laborious in both the discovery that will be required in advance of confirmation and the confirmation hearing itself. The Parties can be expected to litigate over the value of every component of Archway's collateral which also relates to the Canon Action, the degree to which Archway is under or over secured as applied across the Debtors' estates, the

amount of post-petition interest and attorneys' fees Archway is entitled to, if any, and the feasibility of the plan, among other issues.

- 9. The state court litigation is currently stayed informally while the Parties have been negotiating this Settlement. But should this Settlement fall through or not be approved by the Court, the hold on the State Court litigation will dissolve and the Canon litigation will expand. How this litigation might resolve is entirely uncertain. Although the Debtors believe they are more likely to prevail, Archway similarly favors its prospects of success. As such, a neutral assessment of the litigation as it currently stands would likely conclude all matters in dispute cannot be assessed other than as 50/50 propositions. Considering the uncertainty of outcome of all of the litigation at hand and yet to come, resolving all of these matters to avoid the risk of success or failure weighs heavily in favor of approval of the Settlement.
- 10. The Settlement is the gateway to a plan that can maximize return to creditors. Without the Settlement, the results for creditors could be devastating. The Debtors anticipate many months of intense litigation over the VBH Lease, confirmation of a joint plan, and the state court litigation. The state court litigation would likely be pending for one to two years. The cost of attorneys' fees on both sides would be astronomical. Broadway's efforts to delay foreclosure could fail and Archway could foreclose on the Broadway Building. This would wipe out value for all of the Debtors' creditors. In a foreclosure, the Broadway Building likely sells for a credit bid that will leave well over \$10 million in deficiency claims that would then consume the collateral pledged by the other Debtors and overwhelm the pool of unsecured claims. With the value created by the Settlement for the Broadway Building, the Broadway Building and Archway's other collateral can continue to generate income for the Debtors' estates and fund plan payments on a joint plan that can be confirmed in the coming months.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 10th day of July, 2025, at Los Angeles, California.

DERRICK TALERICO

#### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 11766 Wilshire Blvd, Suite 730, Los Angeles, CA 90025

A true and correct copy of the foregoing document entitled (*specify*): Declaration of Auriel Streit in Support of Debtors Motion to Approve Settlement Agreement with Archway Broadway Loan SPE, LLC Under Rule 9019 of the Federal Rules of Bankruptcy Procedure; Declarations of Alan D. Gomperts and Derrick Talerico in Support Thereof will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

manner stated below	v:	
Orders and LBR, the July 10, 2025, I chec	e foregoing document wo	OTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General II be served by the court via NEF and hyperlink to the document. On (date) t for this bankruptcy case or adversary proceeding and determined that the Notice List to receive NEF transmission at the email addresses stated below
See attached NEF S	Service List	
		⊠ Service information continued on attached page
On ( <i>date</i> ) or adversary procee class, postage prepa	ding by placing a true a	persons and/or entities at the last known addresses in this bankruptcy case and correct copy thereof in a sealed envelope in the United States mail, first llows. Listing the judge here constitutes a declaration that mailing to the judger the document is filed.
		Service information continued on attached page
for each person or e following persons ar such service method	ntity served): Pursuant nd/or entities by persona d), by facsimile transmis	VERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method to F.R.Civ.P. 5 and/or controlling LBR, on (date) July 10, 2025. I served the I delivery, overnight mail service, or (for those who consented in writing to sion and/or email as follows. Listing the judge here constitutes a declaration o, the judge will be completed no later than 24 hours after the document is
The Honorable Vinc United States Bankr 255 E Temple St Su Los Angeles, CA 90	uptcy Court ite 1360	(via Priority Mail)
		☐ Service information continued on attached page
l declare under pena	alty of perjury under the	aws of the United States that the foregoing is true and correct.
July 10, 2025	Martha E. Araki	/s/ Martha E. Araki
Date	Printed Name	Signature

Seaton Investments, LLC - Jointly Administered

#### 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Attorneys for Corporate Debtors Seaton Investment, LLC, Colyton Investments, LLC, Broadway Avenue Investments, LLC, Negev Investments, LLC, SLA Investments, LCC.: Derrick Talerico: dtalerico@wztslaw.com; maraki@wztslaw.com; sfritz@wztslaw.com; admin@wztslaw.com
- Attorneys for Individual Debtors Alan Gomperts, Daniel Halevy, Susan Haley: Zev Shechtman, Carol Chow, Turner Falk, Ryan Coy: zev.shechtman@saul.com; zshechtman@ecf.inforuptcy.com; carol.chow@saul.com; easter.santamaria@saul.com; turner.falk@saul.com; ryan.coy@saul.com
- <u>Attorneys for Creditor First Foundation Bank</u>: **Scott R Albrecht**: scott.albrecht@sgsattorneys.com;
   jackie.nguyen@sgsattorneys.com
- Attorneys for Creditor Korth Direct Mortgage, Inc.: Garrick Vanderfin, Tanya Behnam: gvanderfin@polsinelli.com, tbehnam@polsinelli.com; tanyabehnam@gmail.com; ladocketing@polsinelli.com; zyoung@polsinelli.com; ccripe@polsinelli.com;
- Attorneys for Creditor Los Angeles County Treasurer and Tax Collector: Jacquelyn H Choi: iacquelyn.choi@rimonlaw.com; docketingsupport@rimonlaw.com
- <u>Attorneys for Creditor United States of America on behalf of the Internal Revenue Service</u>: **Robert F Conte**: robert.conte@usdoj.gov; caseview.ecf@usdoj.gov; usacac.tax@usdoj.gov
- Courtesy NEF/Interested Party: Christopher Cramer: secured@becket-lee.com
- Attorneys for Creditor Harvest Small Business Finance, LLC: Christopher Crowell: ccrowell@hrhlaw.com
- Attorneys for Creditors Archway Real Estate Income Fund I SPE I, LLC, Archway Broadway Loan SPE, LLC, fka
   Archway Real Estate Income Fund I REIT, LLC, Archway Real Estate Income Fund, and Plaintiff Archway Broadway
   Loan SPE, LLC: Michael G. Fletcher, Bruce D. Poltrock, Paige Selina Poupart, Gerrick Warrington:
   mfletcher@frandzel.com; ppoupart@frandzel.com; gwarrington@frandzel.com; bpoltrock@frandzel.com;
   sking@frandzel.com; achase@frandzel.com
- Attorneys for Creditors NewRez LLC d/b/a Shellpoint Mortgage Servicing, Wells Fargo National Bank West: Todd S
  Garan: ch11ecf@aldridgepite.com; TSG@ecf.inforuptcy.com; tgaran@aldridgepite.com
- Attorneys for Creditor Los Angeles County Treasurer and Tax Collector: Richard Girgado: rgirgado@counsel.lacounty.gov
- <u>Attorneys for Creditor Harvest Small Business Finance, LLC</u>: **Jacqueline L James**: jjames@buchalter.com; gvidales@buchalter.com
- Courtesy NEF/Interested Party Avi Muhtar: Avi Edward Muhtar: amuhtar@crownandstonelaw.com
- <u>Attorneys for Creditor UrbanLime Real Estate</u>: **Lovee D Sarenas**: lovee.sarenas@dinsmore.com; wendy.yones@dinsmore.com
- Attorneys for Creditor AIRE Ancient Baths Los Angeles, LLC: David B Shemano: dshemano@shemanolaw.com
- <u>Attorneys for Creditor Wells Fargo Bank, N.A.</u>: **Jennifer C Wong**: bknotice@mccartyholthus.com; jwong@ecf.courtdrive.com
- US Trustee's Office: ustpregion16.la.ecf@usdoj.gov; Kelly L. Morrison: Kelly.l.morrison@usdoj.gov

#### PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 11766 Wilshire Blvd., Suite 730, Los Angeles, CA 90025

A true and correct copy of the foregoing document entitled: **NOTICE OF MOTION FOR** (specify name of motion)

MOTION TO APPROVE SETTLEMENT AGREEMENT WITH ARCHWAY BROADWAY LOAN SPE, LLC UNDER RULE 9019 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below: 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) 7/10/2025 . I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below: See attached NEF service list X Service information continued on attached page 2. SERVED BY UNITED STATES MAIL: On (date) 7/10/2025, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail. first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed. See attached US Mail service list X Service information continued on attached page 3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) 7/10/2025, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed. The Honorable Vincent P. Zurzolo (Via Priority Mail) United States Bankruptcy Court 255 E. Temple St, Suite 1360 Los Angeles, CA 90012 Service information continued on attached page I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. /s/ Martha E. Araki 7/10/2025 Martha E. Araki Date Printed Name Signature

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Seaton Investments, LLC - Jointly Administered

#### 1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Attorneys for Corporate Debtors Seaton Investment, LLC, Colyton Investments, LLC, Broadway Avenue Investments, LLC, Negev Investments, LLC, SLA Investments, LCC.: Derrick Talerico: dtalerico@wztslaw.com; maraki@wztslaw.com; sfritz@wztslaw.com; admin@wztslaw.com
- Attorneys for Individual Debtors Alan Gomperts, Daniel Halevy, Susan Haley: Zev Shechtman, Carol Chow, Turner Falk, Ryan Coy: zev.shechtman@saul.com; zshechtman@ecf.inforuptcy.com; carol.chow@saul.com; easter.santamaria@saul.com; turner.falk@saul.com; ryan.coy@saul.com
- <u>Attorneys for Creditor First Foundation Bank</u>: **Scott R Albrecht**: scott.albrecht@sgsattorneys.com;
   jackie.nguyen@sgsattorneys.com
- Attorneys for Creditor Korth Direct Mortgage, Inc.: Garrick Vanderfin, Tanya Behnam: gvanderfin@polsinelli.com, tbehnam@polsinelli.com; tanyabehnam@gmail.com; ladocketing@polsinelli.com; zyoung@polsinelli.com; ccripe@polsinelli.com;
- Attorneys for Creditor Los Angeles County Treasurer and Tax Collector: Jacquelyn H Choi: jacquelyn.choi@rimonlaw.com; docketingsupport@rimonlaw.com
- <u>Attorneys for Creditor United States of America on behalf of the Internal Revenue Service</u>: **Robert F Conte**: robert.conte@usdoj.gov; caseview.ecf@usdoj.gov; usacac.tax@usdoj.gov
- Courtesy NEF/Interested Party: Christopher Cramer: secured@becket-lee.com
- Attorneys for Creditor Harvest Small Business Finance, LLC: Christopher Crowell: ccrowell@hrhlaw.com
- Attorneys for Creditors Archway Real Estate Income Fund I SPE I, LLC, Archway Broadway Loan SPE, LLC, fka Archway Real Estate Income Fund I REIT, LLC, Archway Real Estate Income Fund, and Plaintiff Archway Broadway Loan SPE, LLC: Michael G. Fletcher, Bruce D. Poltrock, Paige Selina Poupart, Gerrick Warrington: mfletcher@frandzel.com; ppoupart@franddzel.com; gwarrington@frandzel.com; bpoltrock@frandzel.com; sking@frandzel.com; achase@frandzel.com
- Attorneys for Creditors NewRez LLC d/b/a Shellpoint Mortgage Servicing, Wells Fargo National Bank West: Todd S
  Garan: ch11ecf@aldridgepite.com; TSG@ecf.inforuptcy.com; tgaran@aldridgepite.com
- <u>Attorneys for Creditor Los Angeles County Treasurer and Tax Collector</u>: **Richard Girgado**: rgirgado@counsel.lacounty.gov
- <u>Attorneys for Creditor Harvest Small Business Finance, LLC</u>: **Jacqueline L James**: jjames@buchalter.com; gvidales@buchalter.com
- Courtesy NEF/Interested Party Avi Muhtar: Avi Edward Muhtar: amuhtar@crownandstonelaw.com
- <u>Attorneys for Creditor UrbanLime Real Estate</u>: **Lovee D Sarenas**: lovee.sarenas@dinsmore.com; wendy.yones@dinsmore.com
- Attorneys for Creditor AIRE Ancient Baths Los Angeles, LLC: David B Shemano: dshemano@shemanolaw.com
- <u>Attorneys for Creditor Wells Fargo Bank, N.A.</u>: **Jennifer C Wong**: bknotice@mccartyholthus.com; jwong@ecf.courtdrive.com
- US Trustee's Office: ustpregion16.la.ecf@usdoj.gov; Kelly L. Morrison: Kelly.l.morrison@usdoj.gov

#### Case 2:24-bk-12079-VZ Doc 527 Filed 07/10/25 Entered 07/10/25 11:19:12

**US Mail Service List - Consolidated Broadway Avenue Investments LLC; SLA** Investments LLC; Negev Investments LLC; Alan Gomperts, Daniel Halevy, Susan

Halevy (excluding NEF)

Debtor

**Negev Investments LLC** Attn Susan Halevy Manager 257 S Linden Dr

Los Angeles, CA 90212-3704

<u>Debtor</u>

Sue Halevy 257 S Linden Dr

Beverly Hills, CA 90212-3704

**Broadway - Secured Creditors:** 

**Broadway - 20 Largest Unsecured Creditors:** 

Mordechai Miky Acoca 1926 Glendon Ave #4 Los Angeles, CA 90025-4661

**Broadway - Other Unsecured Creditors:** 

Mark Berkowitz CPA 5850 Canoga Ave Suite 220 Woodland Hills, CA 91367-6505

**Sharon Gomperts** 264 S Oakhurst Dr Beverly Hills, CA 90212-3504

**Broadway - Other Parties in Interest/Special Notice:** 

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Debtor

Broadway Avenue Investments LLC Attn Alan D Gomperts Manager 264 S Oakhurst Dr

Beverly Hills, CA 90212

Debtor

**Alan Gomperts** 264 S Oakhurst Dr Beverly Hills, CA 90212

**US Trustee** 

Office of the United States Trustee Attn Kelly L Morrison Attorney 915 Wilshire Blvd Ste 1850 Los Angeles, CA 90017

Archway Real Estate Income Fund I REIT, LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

California Refrigeration & Supply Attn Officer 1926 Glendon Ave Apt 4 Los Angeles, CA 90025-4661

Alta Fire Pro

Attn Albert Nikghosian, CEO, CFO

PO Box 7007

Mission Hills, CA 91346-7007

RG Fire Inc

Attn Rafael Goforth Dominguez CEO/CFO 8721 Laurel Canyon Blvd

Sun Valley, CA 91352-2919

Sienna Rose Inc Attn Alan Gomperts CFO 433 Colyton St

Los Angeles, CA 90013-2210

Joshua Mogin Esq Thompson Coburn LLP 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Debtor

**SLA Investments LLC** 

Attn Alan D Gomperts Manager

264 S Oakhurst Dr Beverly Hills, CA 90212

Debtor Daniel Halevy 257 S Linden Dr

Los Angeles, CA 90212-3704

Los Angeles Division 255 East Temple Street Los Angeles, CA 90012-3332

Los Angeles County Treasurer / Tax

Collector

Attn Bankruptcy Unit PO Box 54110

Los Angeles Ca 90054-0110

Capital One

Attn Officer or Manager

PO Box 30285

Salt Lake City, UT 84130-0285

Commune Events Inc Attn Daniel Halevy CEO/CFO 802 Mateo St Los Angeles, CA 90021-1712

Seaton Investments LLC Attn Alan Gomperts Manager 264 S Oakhurst Dr Beverly Hills, CA 90212-3504

Southern California Edison Company Attn Steven D Powell CEO

2244 Walnut Grove Ave Rosemead, CA 91770

Gomperts & Halevy Family Trust Alan Gomperts and Sharon Halevy Tstees 267 Oakhurst Dr

Beverly Hills, CA 90212-3504

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802 Mateo Street LLC Attn Daniel Halevy Manager 802 Mateo St Los Angeles, CA 90021-1712 Halevy Family Trust Dated Sept 6 2010 Attn Susan Haley Trustee 257 S Linden Dr Beverly Hills, CA 90212-3704

#### **SLA - Secured Creditors:**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Los Angeles County Treasurer / Tax Collector Attn Bankruptcy Unit PO Box 54110 Los Angeles Ca 90054-0110

Harvest Small Business Finance (SBA) 24422 Avenida de la Carlota Ste 400 Laguna Hills, CA 92653

#### **SLA - 20 Largest Unsecured Creditors:**

Los Angeles Dept of Water and Power PO Box 30808 Los Angeles, CA 90030

Southern California Gas **Centralized Correspondence** PO Box 1626 Monterey Park, 91754-8626

#### **SLA - Other Unsecured Creditors:**

Commune Events Inc Attn Daniel Halevv 802 Mateo St Los Angeles, CA 90021-1712

David Garay 1040 S Los Angeles St Unit 8 Los Angeles, CA 90015

Earth Bean Coffee LLC 1200 S Grand Ave #658 Los Angeles, CA 90015

El Hadj Sy dba Entrapreneur Attn David Garay 1040 S Los Angeles St Unit #10 Los Angeles, CA 90015

Miracle Watts 1040 S Los Angeles, St Los Angeles, CA 90015

Nijai Burch dba Instant Bae LLC 1040 S Los Angeles St Unit #14 Los Angeles, CA 90015

Saul Edi Faal 1040 S Los Angeles St Unit #17 Los Angeles, CA 90015

Serafin Canizares 1040 S Los Angeles St Los Angeles, CA 90015

Sienna Rose Inc 433 Colyton St Los Angeles, CA 90013

Davix Foreman dba Dojo in the Sky 1040 S Los Angeles St Unit #18 Los Angeles, CA 90015

Juliana Contreras Sanchez 1040 S Los Angeles St Unit #11 Los Angeles, CA 90015

#### **SLA - Other Parties in Interest/Special** Notice:

Joshua Mogin Esq Thompson Coburn LLP 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

**US Small Business Administration** Office of General Counsel 312 N Spring St 5<sup>th</sup> FL Los Angeles, CA 99012

**US Small Business Administration** 409 3<sup>rd</sup> St SW Washington, DC 20416

**US Small Business Administration** 1429 Kingsport Rd Forth Worth, TX 76155-2243

#### Case 2:24-bk-12079-VZ Doc 527 Filed 07/10/25 Entered 07/10/25 11:19:12 Main Document Page 30 of 33

#### **Negev - Secured Creditors**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Riverside County Tax Collector PO Box 12005 Riverside, CA 92502-2205

Riverside County Treasurer-Tax Collector 4080 Lemon St 4th FL Riverside, cA 92501-3609

#### **Negev - Other Unsecured Creditors**

**Commune Events Inc** Attn Officer 802 Mateo St Los Angeles, CA 90021

Seapiper Inn Inc 264 S Oakhurst Dr Beverly Hills, CA 90212

#### Negev - Other Parties in Interest/Special **Notice**

Joshua Mogin Esq Thompson Coburn LLP 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

#### **Alan Gomperts - Secured Creditors**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Wells Fargo Bank N.A. **Default Document Processing** MAC# N9286-01Y PO Boz 1629 Minneapolis, MN 55440-9790

Wells Fargo Bank N.A. dba Wells Fargo Auto PO Box 169005 Irving, TX 75016

#### Alan Gomperts - 20 Largest Unsecured **Creditors**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Balboa Capital Corp Attn Phil Silva, President 575 Anton Blvd 12th FL Costa Mesa, CA 92626

KDM California LLC Attn Keith M Heinrich 135 San Lorenzo Ave Ste 600 Miami, FL 33146-1875

Wells Fargo Bank PO Box 51162 Los Angeles, CA 90051-5482 Harvest Small Business Finance Attn Officer or Manager 24422 Avenida de la Carlota Ste 400 Laguna Hills, CA 92653-3634

#### **Alan Gomperts - Other Unsecured Creditors**

**American Express** PO Box 981535 El Paso, TX 79998-1535 Los Angeles County Tax Collector Attn Bankruptcy Unit PO Box 54110 Los Angeles Ca 90054-0110

**Commune Events Inc** Attn Officer 8561 Horner St Los Angeles, CA 90035 American Express National Bank c/o Becket and Lee LLP PO Box 3001 Malvern, PA 19335-0701

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#### **Alan Gomperts - Other Parties in Interest/Special Notice**

Polsinelli LLP 2049 Century Park E Ste 2900 Los Angeles, CA 90067

Wells Fargo Bank c/o CSC Lawyers Incorporating Svc 2710 Gateway Oaks Dr Ste 150N Sacramento, CA 95833

Adam Willmouth and Ericka Ochoa 3538 Greenfield Ave Los Angeles, CA 90034

Jose Benssouson 222 Bagley Ave Los Angeles, CA 90034

Shmuel Levy 2247 S Canfield Ave Los Angeles, CA 90034

#### **Daniel Halevy - Secured Creditors**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

Athas Capital Group Inc Attn Officer 3990 Westerly Pl Ste 240 Newport Beach, CA 92660

#### Daniel Halevy - 20 Largest Unsecured Creditors

**American Express** c/o Becket and Lee LLP PO Box 3001 Malvern, PA 19355-0701

**American Express** PO Box 981535 El Paso, TX 79998-1535

KDM California LLC Attn Keith M Heinrich 135 San Lorenzo Ave Ste 600 Miami, FL 33146-1875

Harvest Small Business Finance Attn Officer or Manager 24422 Avenida de la Carlota Ste 400 Laguna Hills, CA 92653-3634

#### **Daniel Halevy - Other Unsecured** Creditors

**Commune Events Inc** Attn Officer 8561 Horner St Los Angeles, CA 90035

Balboa Capital Corp Attn Phil Silva, President 575 Anton Blvd 12<sup>th</sup> Fl Costa Mesa, CA 92626

#### **Daniel Halevy - Other Parties in Interest/Special Notice**

**Shellpoint Mortgage Servicing** PO Box 10826 Greenville, SC 29603-0826

Wells Fargo Bank Small Business Lending PO Box 29482 MAC S4101-08C Phoenix, AZ 85038-9482

#### **Susan Halevy - Secured Creditors**

Archway Real Estate Income Fund I SPE I LLC Attn Bobby Khorshidi, Manager of AOL GP, LLC **Authorized Signer** 10100 Santa Monica Blvd Ste 500 Los Angeles, CA 90067-4121

First Foundation Bank Attn Thomas C Shafer, CEO 1810 Von Karman Ave Ste 750 Irvine, CA 92612

Shellpoint Mortgage Servicing PO Box 10826 Greenville, SC 29603-0826

#### **Susan Halevy - Other Unsecured Creditors**

Balboa Capital Corp Attn Phil Silva, President 575 Anton Blvd 12th Fl Costa Mesa, CA 92626

Commune Events Inc 8561 Horner St Los Angeles, CA 90035

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Harvest Small Business Finance Attn Officer or Manager 24422 Avenida de la Carlota Ste 400 Laguna Hills, CA 92653-3634 KDM California LLC Attn Keith M Heinrich 135 San Lorenzo Ave Ste 600 Miami, FL 33146-1875

#### <u>Susan Halevy - Other Parties in</u> <u>Interest/Special Notice</u>

Brian Boyken 133 S Palm Dr #1 Beverly Hills, CA 90212

Drexter Castillo 133 S Palm Dr #2 Beverly Hills, CA 90212

Gabrielle Chavez 133 S Palm Dr #4 Beverly Hills, CA 90212 Nathan Halevy 133 S Palm Dr #5 Beverly Hills, CA 90212

Perla Segla 133 S Palm Dr #4 Beverly Hills, CA 90212

Arianna Messbani 140 S Roxbury Dr Unit 5 Beverly Hills, CA 90212 Audrey Fratz 140 S Roxbury Dr Unit 17 Beverly Hills, CA 90212 Greg Morgan 140 S Roxbury Dr Unit 4 Beverly Hills, CA 90212

Heather Regan 140 S Roxbury Dr Unit 8 Beverly Hills, CA 90212 Jennifer Riddle 140 S Roxbury Dr Unit 11 Beverly Hills, CA 90212 Karen Egozi 140 S Roxbury Dr Unit 10 Beverly Hills, CA 90212

Kateryne Bien Alme 140 S Roxbury Dr Unit 6 Beverly Hills, CA 90212 Michael Giorgio 140 S Roxbury Dr Unit 9 Beverly Hills, CA 90212 Mona Forde 140 S Roxbury Dr Unit 2 Beverly Hills, CA 90212

Patro Kashani 140 S Roxbury Dr Unit 14 Beverly Hills, CA 90212 Saatsaz Sahel 140 S Roxbury Dr Unit 15 Beverly Hills, CA 90212 Satinder Chhokar 140 S Roxbury Dr Unit 12 Beverly Hills, CA 90212

Stephanie Dang 140 S Roxbury Dr Unit 1 Beverly Hills, CA 90212 Teresita Gomez 140 S Roxbury Dr Unit 3 Beverly Hills, CA 90212 Theodora Wade 140 S Roxbury Dr Unit 7 Beverly Hills, CA 90212

Vesna Pantelic 140 S Roxbury Dr Unit 16 Beverly Hills, CA 90212 Chase Bank Court Orders & Levies - Mail Code LA4-7200 700 Kansas Lane Monroe, LA 71203

**All Debtors - Priority Tax Creditors** 

CA Dept of Tax and Fee Admin Account Info Group MIC29 PO Box 942879 Sacramento, CA 94279-0029 Employment Development Dept Bankruptcy Group MIC 92E PO Box 826880 Sacramento, CA 94280-0001 Case 2:24-bk-12079-VZ Doc 527 Filed 07/10/25 Entered 07/10/25 11:19:12 Desc Main Document Page 33 of 33

Franchise Tax Board Bankruptcy Section MS A-340 PO Box 2952 Sacramento, CA 95812-2952

Internal Revenue Service PO Box 7346 Philadelphia, PA 19101-7346